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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/747,238	12/22/2000	David W. Grawrock	42390P9257	9482

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EXAMINER

DINH, MINH

ART UNIT	PAPER NUMBER
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2132

DATE MAILED: 09/07/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No. 09/747,238	Applicant(s) GRAWROCK, DAVID W.	
	Examiner Minh Dinh	Art Unit 2132	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 22 June 2006.
- 2a) ☒ This action is FINAL. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 2-9, 11-14 and 20-28 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 2-9, 12-14 and 20-28 is/are rejected.
- 7) ☒ Claim(s) 11 is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Response to Amendment

1. This action is in response to the amendment filed 06/22/2006.

Response to Arguments

2. Applicant's arguments filed 06/22/2006 have been fully considered but they are not persuasive. Applicant argues that Davis (5,818,939) does not disclose receiving a first command from a second device by a first device, the first command being generated only once upon an initial power-up sequence by the second device; and within a first device, in response to the first command, generating data (page 6, last paragraph). Davis discloses a method in which a chipset (a second device) communicates with a cryptographic unit (a first device) when both devices are powered up during manufacture (initial power-up sequence), in response to the communication (a first command) the cryptographic unit then generates a shared secret key, which is a long-term value, using its random number generator 620, and stores the long-term shared key in a protected internal memory 610 (fig. 4; col. 5, lines 25-44).

Applicant argues that Davis does not disclose that the cryptographic unit generates a session key in response to a periodic event, **the event being a power-up sequence** (page 7, first full paragraph). Davis discloses

that that the cryptographic unit also generates a session key in response to a communication session which is a periodic event (an event that happens periodically), the session key being a secret value (fig. 4; col. 5, lines 25-44). Being aware of the fact that a communication session is different from a power-up sequence, the Examiner indicated in the previous Office Action that "Davis does not disclose that the periodic event being a power-up sequence." (Office Action, page 4, first full paragraph) and relied on Levy.

Applicant argues that Menezes ("Handbook of Applied Cryptography", Section 12.3) does not disclose that entity B generates the short term value in response to a periodic event (page 7, 2nd paragraph). First, Davis already discloses that that the cryptographic unit generates a session key in response to a periodic event (i.e., a communication session). What Davis fails to teach is the device generating the session key by generating a short-term value and combining the long-term shared key with the short-term value. As a result, Menezes is relied upon for providing the feature that Davis fails to teach as Menezes discloses that device B generates a session key by generating a short-term value r_B and combining the long-term shared key K' with r_B (page 499). Second, the key exchange protocol disclosed by Menezes starts with a request for a communication session by entity A and finishes with entity B generating a session key. Thus, entity B generates the

session key in response to a communication session which is a periodic event.

Applicant argues that Levy (6,212,633) merely discloses a session key may be generated each time the communication interface is reset, but not in response to power on reset (page 8, 1st full paragraph). The communication interface (i.e., a bus) does not have its own power source but relies on the platform employing the bus. Inherently, a power on reset by the platform would cause a reset to the communication interface.

Applicant argues that the Examiner relies on Menezes for teaching the limitation of claims 8 and 14 when the Examiner states that Menezes does not disclose the limitation (page 11, last paragraph). Examiner relies on Menezes for two separate teachings, one in section 12.3 and the other (applied to claims 8 and 14) in section 10.2.

3. Applicant's arguments, see page 11, filed 06/22/06, with respect to the rejection of claim 11 under 35 USC 103 have been fully considered and are persuasive. The rejection of claim 11 has been withdrawn.

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Art Unit: 2132

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 2-7, 9, 12-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Davis (5,818,939) in view of Menezes ("Handbook of Applied Cryptography", Section 12.3) and Levy et al (6,212,633).

Regarding claims 3, 2 and 4-5, Davis discloses a method in which a chipset communicates with a cryptographic unit when both devices are powered up during manufacture, the cryptographic unit then generates a shared secret key which is a long-term value, and stores the long-term shared key in a protected internal memory. Davis further discloses that the cryptographic unit also generates a session key in response to a communication session which is a periodic event, the session key being a secret value (fig. 4; col. 5, lines 25-44).

Davis does not disclose that the cryptographic unit generates the session key by generating a short-term value and combining the long-term shared key with the short-term value. Menezes discloses that a first entity, entity B, generates a short-term value and then generates a secret value (i.e., a session key) that is a combination of a shared long-term value, and a short-term value (p. 499, 2nd par., "In the other techniques ... and key derivation"; section 12.20). It would have been obvious to one of ordinary

skill in the art at the time the invention was made to modify the Davis method such that the cryptographic unit generates the session key by generating a short-term value and combining the long-term shared key with the short-term value, as taught by Menezes. The motivation for doing so would have been that a key derivation protocol which entirely avoids the use of an encryption function might offer potential advantages with respect to export restrictions (p. 499, 2nd par).

Davis does not disclose that the periodic event being a power-up sequence. Levy discloses that new session keys are generated in response to a power-up sequence (col. 9, lines 46-59; col. 16, lines 54-62). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Davis method further to generate the secret value in response to the power-up sequence, as taught by Levy. Accordingly the short-term value is also generated in response to the power-up sequence. The motivation for doing so would have been that the encryption scheme is changed on a regular basis, thereby heightening the security for the interface.

Regarding claim 6, Menezes further discloses transmitting a second command from a second entity, entity A, to the first entity and generating the short-term value within the first entity in response to the second command (page 499, section 12.20). It would have been obvious to one of

ordinary skill in the art at the time the invention was made to modify the Davis method to transmit a second command from a second entity to the first entity and generate the short-term value within the first entity in response to the second command, as taught by Menezes. Please refer to motivation recited for generating a secret value within the first device, the secret value being a combination of both the long-term value and a short-term value as taught by Menezes in claim 3.

Regarding claim 7, Menezes further discloses transmitting the short-term value to a second entity prior to producing the secret value (page 499, section 12.20). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Davis method to transmit the short-term value to the second device prior to producing the secret value, as taught by Menezes. Please refer to motivation recited for generating a secret value within the first device, the secret value being a combination of both the long-term value and a short-term value as taught by Menezes in claim 3.

Regarding claims 9 and 12-13, Davis discloses a method comprising: generating a shared secret key, which is a long-term value, within a cryptographic unit, the shared secret key generated upon detecting an initial power-up of a chipset during manufacture; permanently storing the long-term value within a protected area of an internal memory; providing the

long-term value to a second device communicatively coupled to the chipset; generating a session key for each communication session which is a periodic event, the session key being a secret value. Davis does not disclose generating a short-term value being modified after each power up sequence; providing the short-term value to the second device; and generating a secret value within the first device and the second device, the secret value being a combination of both the long-term value and the short-term value.

Menezes discloses a method for deriving a session key which is a secret value for each communications session between two entities using a long-term secret shared by the entities, the method comprising: generating a short-term value within a first entity, entity B, the short-term value being modified after each periodic event; providing the short-term value to the second device; and generating a session key, which meets the limitation of a secret value, within the first and second entities, the session key being a combination of both the long-term value and the short-term value (p. 499, section 12.20). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Davis method to include the steps of generating a short-term value within the first device, the short-term value being modified after each periodic event; providing the short-term value to the second device; and generating a session key within the first device and the second device, the session key being a combination of

both the long-term value and the short-term value, as taught by Menezes. The motivation for doing so would have been that a key derivation protocol which entirely avoids the use of an encryption function might offer potential advantages with respect to export restrictions (p. 499, 2nd par).

Levy discloses that new session keys, which meet the limitation of secret values, are generated in response to a power-up sequence (col. 9, lines 46-59; col. 16, lines 54-62). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Davis method further to generate the secret value in response to the power-up sequence, as taught by Levy. Accordingly the short-term value is also generated in response to the power-up sequence. The motivation for doing so would have been that the encryption scheme is changed on a regular basis, thereby heightening the security for the interface.

6. Claims 8 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Davis in view of Menezes and Levy as applied to claims 3 and 9 above, and further in view of Menezes ("Handbook of Applied Cryptography", Section 10.2). Menezes discloses that the combination of claim 3 is a result produced by performing a hash operation on both the data and the short-term value. However, Menezes does not disclose that the hash operation is performed successively. Menezes, in Section 10.2,

discloses successively performing a hash operation (p. 390, 2nd par.). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method of claims 3 and 9 such that that the hash operation is performed successively, as taught by Menezes, in order to slow down attacks.

7. Claims 20, 22-23, 25-26 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Davis in view of Menezes (Section 12.3).

Regarding claims 20, 22, 25-26 and 28, Davis discloses a device comprising: an internal memory (fig. 4, element 610); an asymmetric key generation unit to generate, in response to an initial power up sequence of the device when in communication with another device during manufacture, a unique long-term value for permanent storage in a protected area of the internal memory (col. 5, lines 24-44; col. 6, lines 57-65). Davis further discloses that the asymmetric key generation unit generates a session key, which meets the limitation of a secret value; however, Davis does not disclose that the asymmetric key generation unit generates, in response to a periodic event, a short-term value for storage in the internal memory and a cryptographic engine to produce the session key by combining both the long-term value and the short-term value. Menezes discloses a key generation unit for deriving a session key, which meets the limitation of a

secret value, by generating, in response to a periodic event, a short-term value for storage in the internal memory; and a cryptographic engine to produce the session key by combining both the long-term value and the short-term value (p. 499, section 12.20). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Davis device such that the asymmetric key generation unit generates, in response to a periodic event, a short-term value for storage in the internal memory and a cryptographic engine to produce a secret value by combining both the long-term value and the short-term value, as taught by Menezes. The motivation for doing so would have been that a key derivation protocol which entirely avoids the use of an encryption function might offer potential advantages with respect to export restrictions (p. 499, 2nd paragraph).

Regarding claim 23, Davis further discloses that the internal memory includes a non-volatile memory (fig. 4, element 610) and a volatile memory (fig. 4, element 615).

8. Claims 21 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Davis in view of Menezes as applied to claims 20 and 25 above, and further in view of Levy. Davis and Menezes do not disclose that the periodic event includes a power-up sequence. Levy discloses that new session keys, which meet the limitation of secret values, are generated in

response to a power-up sequence (col. 9, lines 46-59; col. 16, lines 54-62).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the Davis method further to generate the secret value in response to the power-up sequence, as taught by Levy.

Accordingly the short-term value is also generated in response to the power-up sequence. The motivation for doing so would have been that the encryption scheme is changed on a regular basis, thereby heightening the security for the interface.

9. Claim 24 is rejected under 35 U.S.C. 103(a) as being unpatentable over Davis in view of Menezes as applied to claim 20 above, and further in view of Menezes (Section 10.2). Menezes (p. 499, section 12.20) discloses that the secret value is a result produced by performing a hash operation on both the long-term value and the short-term value. However, Menezes does not disclose that the hash operation is performed successively. Menezes, in Section 10.2, discloses successively performing a hash operation (p. 390, 2nd par.). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method of claim 20 such that that the hash operation is performed successively, as taught by Menezes, in order to slow down attacks.

Allowable Subject Matter

10. Claim 11 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

11. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Minh Dinh whose telephone number is 571-272-3802. The examiner can normally be reached on Mon-Fri: 10:00am-6:30pm.

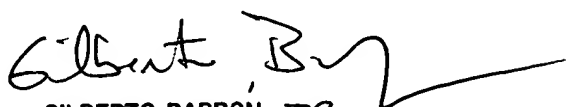
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on 571-272-3799. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

MD

Minh Dinh
Examiner
Art Unit 2132

MD
9/2/06


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